

Unknown

From: Duffy Rodriguez [duffyrod123@yahoo.com]

Sent: Thursday, December 01, 2011 7:13 PM

To: KGardner@susana2010.com; kjgato@gmail.com

Subject: OffSite

Don't we want Tom Clifford there for Finalizing the Budget and Finalizing Tax Reform? I sent an email to Kim and Gloria but....

Unknown

From: kjgatk@gmail.com
Sent: Thursday, December 01, 2011 7:17 PM
To: duffyro123@yahoo.com; KGardner@susana2010.com
Subject: Re: OffSite
Flag Status: Red

Yes. He should be there.
Sent via BlackBerry by AT&T

From: Duffy Rodriguez <duffyrod123@yahoo.com>
Date: Thu, 1 Dec 2011 18:12:31 -0800 (PST)
To: Keith Gardner<KGardner@susana2010.com>; <kjgatk@gmail.com>
Subject: OffSite

Don't we want Tom Clifford there for Finalizing the Budget and Finalizing Tax Reform? I sent an email to Kim and Gloria but....

Unknown

From: Holland, James P CIV USAF SAF/IEI [James.Holland@pentagon.af.mil]
Sent: Wednesday, December 07, 2011 2:09 AM
To: calebchandler@q.com; susana.m@susana2010.com; kjgato@gmail.com; Ryan.Cangioli@state.nm.us; stuart.ingle@nmlegis.gov; charden@theosogroup.com; anna.crook@nmlegis.gov; denroch@hotmail.com; brian@ranchmkt.com
Subject: RE: Air Force Civic Leader Program

Caleb: Please accept my congratulations also. This is a great accomplishment in that this invitation is only offered to a very select few who have demonstrated their active support to the AF and its mission....These are the ones who not only talk the talk, but walk the walk.

jim

JAMES P. HOLLAND
Deputy for Installation Policy
SAF/IEI
(703) 614-6232

-----Original Message-----

From: CALEB CHANDLER Owner [mailto:calebchandler@q.com]
Sent: Tuesday, December 06, 2011 10:14 PM
To: Governor Susana martinez; Keith Gardner; Ryan Cangioli; Stuart Ingle; Clint Harden; Anna Crook (anna.crook@nmlegis.gov)\\"roch; Roch, Dennis; Moore, Brian; Holland, James P CIV USAF SAF/IEI
Subject: Air Force Civic Leader Program

FYI

Caleb Chandler
(575) 693-7474

-----Original Message-----

From: Hanson Scott
To: Caleb Chandler
Subject: RE: Air Force Civic Leader Program
Sent: Dec 2, 2011 5:26 PM

Caleb: congratulations! This will also be an outstanding opportunity for New Mexico! I understand that General Schwartz has redefined the program to some degree, so that there are not that many folks involved. This underscores the importance of the program even more.

These are interesting time, given federal and DOD budget/program issues, so your participation will be very helpful to all of us.

Great news!

Hanson

Hanson Scott, Brigadier General, USAF (Ret) Director, Office of Military Base Planning and Support State of New Mexico
(505) 827-0226
hanson.scott@state.nm.us

-----Original Message-----

From: CALEB CHANDLER Owner [mailto:calebchandler@q.com]
Sent: Friday, December 02, 2011 4:26 PM

To: Scott, Hanson, EDD
Subject: Fwd: Air Force Civic Leader Program

FYI

Caleb

-----Original Message-----

From: CSAF Civic Leaders <AFCivicLeaders@pentagon.af.mil>
Date: Thu, 1 Dec 2011 08:04:39
To: CALEB CHANDLER Owner<calebchandler@q.com>
Subject: RE: Air Force Civic Leader Program

Mr. Chandler,

Thank you for accepting the nomination to be a part of this wonderful program. I will most certainly pass on your appreciation to General Schwartz. I will be sending you a follow-up e-mail very shortly on the conference taking place in January along with some other pertinent information that I need to complete our files.

I am here to help in any way I can, please feel free to contact me anytime.

Regards,

Tonya

Tonya A. Racasner
Civic Engagements Division
Secretary of the Air Force Public Affairs
COMM: (571) 256-0485; (DSN) 260-0485

-----Original Message-----

From: CALEB CHANDLER Owner [mailto:calebchandler@q.com]
Sent: Wednesday, November 30, 2011 11:28 PM
To: CSAF Civic Leaders
Subject: Air Force Civic Leader Program

Ms. Racasner,

I am in receipt of the letter from General Norton Schwartz inviting me to serve as a member of his Air Force Civic Leader Program. It is indeed an honor for me to accept this invitation. I share General Schwartz's goals to strengthen the partnership between our communities and senior Air Force leadership. It has been my pleasure to work closely with the men and women of AFSOC at Cannon Air Force Base on several matters of mutual concern. The men and women of CAFB and their outstanding command staff do a tremendous job of protecting our freedom and our nation and it is an honor for me to serve in any way that assists their mission.

Please express to General Schwartz my appreciation for this invitation.

Sincerely,

Caleb J. Chandler

Chairman, Curry County Commission

1919 Miller St.

Clovis, New Mexico 88101

(575) 693-7474

Sent on the Sprint® Now Network from my BlackBerry®

Unknown

From: Brian Moore [brian@ranchmkt.com]
Sent: Wednesday, December 07, 2011 6:48 AM
To: calebchandler@q.com; susana.m@susana2010.com; kjgato@gmail.com; Ryan.Cangiolosi@state.nm.us; stuart.ingle@nmlegis.gov; charden@theosogroup.com; anna.crook@nmlegis.gov; denroch@hotmail.com; james.holland@pentagon.af.mil
Subject: RE: Air Force Civic Leader Program

Congratulations, Caleb.
Brian

-----Original Message-----

From: CALEB CHANDLER Owner [mailto:calebchandler@q.com]
Sent: Tuesday, December 06, 2011 10:14 PM
To: Governor Susana martinez; Keith Gardner; Ryan Cangiolosi; Stuart Ingle; Clint Harden; Anna Crook (anna.crook@nmlegis.gov)\ "roch; Roch, Dennis; Moore, Brian; Holland, Jim
Subject: Air Force Civic Leader Program

FYI

Caleb Chandler
(575) 693-7474

-----Original Message-----

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To: Caleb Chandler
Subject: RE: Air Force Civic Leader Program
Sent: Dec 2, 2011 5:26 PM

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Great news!

Hanson

Hanson Scott, Brigadier General, USAF (Ret) Director, Office of Military Base Planning and Support State of New Mexico
(505) 827-0226
hanson.scott@state.nm.us

-----Original Message-----

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Sent: Friday, December 02, 2011 4:26 PM
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Subject: Fwd: Air Force Civic Leader Program

FYI

Caleb

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From: CSAF Civic Leaders <AFCivicLeaders@pentagon.af.mil>
Date: Thu, 1 Dec 2011 08:04:39
To: CALEB CHANDLER Owner<calebchandler@q.com>
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Mr. Chandler,

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I am here to help in any way I can, please feel free to contact me anytime.

Regards,

Tonya

Tonya A. Racasner
Civic Engagements Division
Secretary of the Air Force Public Affairs
COMM: (571) 256-0485; (DSN) 260-0485

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Please express to General Schwartz my appreciation for this invitation.

Sincerely,

Caleb J. Chandler
Chairman, Curry County Commission
1919 Miller St.
Clovis, New Mexico 88101
(575) 693-7474

Sent on the Sprint® Now Network from my BlackBerry®

Unknown

From: Denise Baker [denise@drbelectric.com]
Sent: Wednesday, December 07, 2011 10:25 AM
To: RCangiolosi@susana2010.com
Subject: FW: Textbooks from the State

Ryan,

Thank you for attending the ABC PAC event last night at the last minute.

On another note, the contact information for the packet you took for review is below.

Take care,

Denise K. Baker
President, CFO
D.R.B. ELECTRIC, INC
P. O. Box 12868
Albuquerque, New Mexico 87195
(505) 877-8500
denise@drbelectric.com
cell (505) 228-8343

From: Laraun Harrison [mailto:LHarrison@stcharlesabq.org]
Sent: Tuesday, December 06, 2011 11:59 AM
To: Denise Baker
Cc: Vivian LaValley
Subject: Textbooks from the State

Hi Denise,


How are you doing? Do you remember our conversation a while back regarding textbooks? The Superintendent has done all she can and I was wondering if your offer to hand carry our documentation to the 4th floor(?) is still something you would be willing to do. I have the documentation that I could send to you. Please let me know.

I appreciate any help you could give.

**Dr. Laraun J. Harrison
Vice Principal**

Be the change you want to see in the world.

**St. Charles Borromeo School
1801 Hazeldine SE
Albuquerque, New Mexico 87106
(505)243-5788 Phone
(505)764-8842 Fax**



Unknown

From: Adam Harrington [adamh@hbconstruction.com]
Sent: Thursday, December 08, 2011 2:04 PM
To: RCangioli@susana2010.com
Subject: Contact Info

Ryan,

Great to see you today. My email address is adamh@hbconstruction.com. My Cell is 505.980.9561. Everything else is below. Hope to grab a drink with you sometime soon when you have a little break in your schedule.

Talk to you soon.

Adam B. Harrington
Chief Financial Officer
HB Construction
P- 505.856.0404
F- 505.856.0480

Unknown

From: chasity morales [kooliechasity@hotmail.com]
Sent: Friday, December 09, 2011 12:48 PM
To: info@susana2010.com; scott.damell@state.nm.us
Subject: Child Support Services.
Attachments: Payment History.docx

Dear Governor Martinez,

I would first like to start off by saying I apologize for having to bother you with this issue, I understand how busy you are already. But in the past, I have had to contact the Governors office for anything to actually be done, and in the past, this seemed to be the most productive. I currently have a child support case there in New Mexico, and if you view the attachment, you will see that the payments are never consistent. And when I contact the case worker on my case, they are very rude and show disrespect toward me, I am a mother that is just trying to survive, and children are not cheap especially as teenagers, and there are a lot of problems that go along with teenagers. I keep getting the same response, that there is nothing they can do. I believe the main reason for me contacting you, is something disturbing that I heard, my son was told by his younger brother, that belongs to the non-custodial parent that this is pertaining to (Enrique "Henry" Miramontes), that his dad has never had to see the inside of a jail, because his mom knows people in high places. This is the main concern I have today, because that shows me that there may be some corruption within the department, and that makes me believe that is why there is nothing else they can do for me. I would really appreciate you looking in to this for me, because this is very disturbing to know. I just want the support that is due to me, and my son, in order to provide for him. I do not believe this is too much to ask, being that I have raised him for 15 years. Henry's current past due balance for child support is all past support owed (arrears) is \$15821.37. He has currently not made a payment since July 2011, that is going on 6 months without a payment. The case number is 6249791. He has learned how the system works, by making payments for 3 months in a row, to suffice the courts, and then he quits again, you will see this, by viewing the attachment of payment history, that I have provided. Your attention and query in to this will be greatly appreciated.

Sincerely,
Chasity Ingraham
719-569-2543

kooliechasity@hotmail.com

7/21/2012

Case # 6249791 Enrique Miramontes (Lea County) Hobbs, NM

Check Number	Date Mailed	Amount	Status
0000000	07/07/2011	\$167.54	Mailed
0000000	06/21/2011	\$167.54	Mailed
0000000	06/07/2011	\$167.54	Mailed
0000000	05/24/2011	\$167.54	Mailed
0000000	05/12/2011	\$167.54	Mailed
0000000	04/26/2011	\$167.54	Mailed
0000000	04/13/2011	\$420.00	Mailed
0000000	04/12/2011	\$167.54	Mailed
0000000	03/29/2011	\$167.54	Mailed
0000000	03/15/2011	\$167.54	Mailed
0000000	03/01/2011	\$167.54	Mailed
0000000	02/15/2011	\$167.54	Mailed
0000000	10/07/2010	\$83.77	Mailed
0000000	09/23/2010	\$167.54	Mailed
0000000	09/01/2010	\$167.54	Mailed
0000000	07/20/2010	\$83.77	Mailed
0000000	05/05/2010	\$77.37	Mailed
0000000	04/22/2010	\$167.54	Mailed
0000000	04/06/2010	\$167.54	Mailed
0000000	03/25/2010	\$167.54	Mailed
0000000	03/11/2010	\$167.54	Mailed
0000000	02/23/2010	\$155.12	Mailed
0000000	02/10/2010	\$150.79	Mailed
0000000	11/20/2009	\$163.80	Mailed
0000000	11/05/2009	\$163.80	Mailed
0000000	10/21/2009	\$153.00	Mailed
0000000	10/05/2009	\$153.00	Mailed
0000000	09/24/2009	\$29.11	Mailed
0000000	09/22/2009	\$148.70	Mailed
0000000	09/10/2009	\$148.71	Mailed
0000000	08/26/2009	\$148.70	Mailed
0000000	08/11/2009	\$148.71	Mailed

0000000	07/29/2009	\$131.23	Mailed
0000000	07/15/2009	\$148.71	Mailed
0000000	06/01/2009	\$450.00	Mailed
0000000	11/03/2008	\$160.62	Mailed
0000000	10/20/2008	\$160.62	Mailed

Unknown

From: bpayne37@comcast.net
Sent: Friday, December 09, 2011 1:16 PM
To: ddnoack@sandia.gov
Cc: maramos@sandia.gov; jrudolf@sandia.gov; Lynne@thinknewmexico.org; titomadrid@cabq.gov; the.secretary@hq.doe.gov; alexander.morris@hq.doe.gov; amorales58@comcast.net; asklee@aarp.org; jcumble@cabq.gov; mayorberry@cabq.gov; pjudd@cabq.gov; jhamman@cabq.gov; ddady@bemco.gov; sheriff@bemco.gov; jonbarela2010@yahoo.com; mikemallo5006@comcast.net; william.payne@nmlegis.gov; psisneros@nmag.gov; info@susana2010.com; dave@radfreenm.org

Subject: Sandia Labs settlement progress?

Friday December 9, 2011 13:07

Don Noack
 ddnoack@sandia.gov
 (505) 844-2145
 SANDIA NATIONAL LABORATORIES CORPORATE OMBUDS OFFICE

Hello Mr Noack,

No response from you since yourphone message
<http://www.prosefights.org/deaton/audio/noack/legalbadkdea.mp3>
 prompts to me inquire about your efforts.

Matters surrounding our stolen \$22,036 appear more dire as time progresses.
<http://www.prosefights.org/nmgco/intervene/intervene.htm#serious>

Please tell us:

- 1 Who you talked to
- 2 Date(s)
- 3 What was their response to settlement
- 3 Phone numbers and email addresses of who you talked to.

If you, perhaps even with help from others, are not able to get Sandia National Laboratories management to get matters settled, then we must take other steps to recover our \$22,036 stolen from our Sandia Federal Credit Union retirement-protected savings accounts.

Please ack if you receive this email.

Regards,
 bill payne

Unknown

From: Nicole Rodgers [wnrodgers@msn.com]
Sent: Saturday, December 10, 2011 2:49 PM
To: info@susana2010.com
Subject: Man represented by incompetent public defender

Dear Governor Martinez,

I hope you will understand that I'm contacting you because I respect you highly and know that you do all you can to protect citizens' Constitutional rights.

I am Advocate for a young man whom I believe was unfairly convicted. He was represented by Ms. Cindy Turcotte, whom we now know was incompetent, dishonest and appeared in court drunk.

Ms. Turcotte convinced this person to accept a plea agreement when the State had no evidence against him! Had he gone to trial, he would never have been convicted.

What recourse does my client have in this situation?

I would appreciate a reply by email or phone at (505)321-2692.

Thank you for your service to this state.

Sincerely yours,

Nicole Rodgers

Unknown

From: Charles M Hyde [hyde1@raton.com]
Sent: Tuesday, December 13, 2011 2:58 PM
To: info@Susana2010.com; USANM.webmaster@USDOJ.GOV
Cc: Charles Hyde
Subject: Urgent: Concerning tonight's city commission meeting
Attachments: Raton City Commission Resolution Proposal, 12.13.2011.pdf

We have today become aware of the attached proposed gag order which we feel is unconstitutional. It is obvious that some of the commission members met privately and created this document to be presented at tonight's meeting.

We were informed this morning by email from Katherine Engel, and it has been confirmed by other individuals as authentic. This email is also included in the attachment.

Also enclosed are copies of some pertinent city ordinances. It is requested that concerned citizens attend this meeting to be held 12/13/2011 at 6 PM, in city hall, for a peaceful observation of the proceedings.

Charles M Hyde

Unknown

From: Rich Kuhns [rich@pennyrich-int.com]
Sent: Tuesday, December 13, 2011 5:32 PM
To: hyde1@raton.com
Cc: info@susana2010.com; USANM.webmaster@usdoj.gov; Charles Hyde
Subject: Re: Urgent: Concerning tonight's city commission meeting

I cant read the attachment. The scan was bad

Rich Kuhns
PennyRich International
(575) 445-3300

On Tue, Dec 13, 2011 at 2:57 PM, Charles M Hyde <hyde1@raton.com> wrote:

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Charles M Hyde

Unknown

From: Charles M Hyde [hyde1@raton.com]
Sent: Wednesday, December 14, 2011 1:29 PM
To: USANM.webmaster@USDOJ.GOV; info@Susana2010.com; hyde1@raton.com
Cc: Charles Hyde
Subject: Re: Urgent: Concerning tonight's city commission meeting
Attachments: Document0001.pdf

Sorry, my scanner didn't work properly yesterday; this should clear up the mess. Charles

----- Original Message -----

From: Charles M Hyde
To: Susana Martinez ; USANM.webmaster@USDOJ.GOV
Cc: Charles Hyde
Sent: Tuesday, December 13, 2011 2:57 PM
Subject: Urgent: Concerning tonight's city commission meeting

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Charles M Hyde

Main Identity

From: "Kathryn Engel" <katsengel@hotmail.com>
To: "charles henry" <clh@bacavalley.com>; "Cindy Montoya" <cintoya@bacavalley.com>; "Deborah Harris" <mail@gatewaysouthwestrealty.com>; "Diane Grant" <dianedixon@q.com>; "Don Flynnster" <flynnster2@msn.com>; "Hyde Charles" <hydechar@gmail.com>; "Jeannie Pomeroy" <jm_pomeroy@msn.com>; "jem miller" <millerj@bacavalley.com>; "Laura Brewer" <lauralee1341@msn.com>; "Lucia Hyde" <hyloosh@zianet.com>; "Mozel Fallett" <moz.fallett@gmail.com>; "Nancy Robertson" <robertsonnl@msn.com>; "Sheila Castlini" <castellinisheila@msn.com>
Sent: Tuesday, December 13, 2011 8:52 AM
Subject: Gag order on Sandy Mantz

Dear ones, Sandy called this morning as she has received a RESOLUTION created by her fellow City Commissioners and somehow created outside of a Commission Meeting. She is asking for a large attendance this evening in support of her. John will read the resolution at the meeting. I will be picking up a copy from her this morning. She is outraged, we are outraged and she would like equally outraged people to be there this evening. Please encourage anyone I have not given notice to, to be at the Commission Meeting this evening. This madness has got to Stop!!!!

RESOLUTION NO. 2011- ____

CITY OF RATON, NEW MEXICO

**Protocol Regarding
Intergovernmental Contact, Interagency Contact and Requests for Legal Services**

WHEREAS, a chain of command is necessary for the orderly conduct of official city business; and

WHEREAS, clarification of administrative functions of the City of Raton is necessary for conducting official business; and

WHEREAS, it is necessary to inform our internal and external customers, clients, employees, contractual business associates and local, state, federal governmental agency contacts, political appointees or other elected officials as to our intent to transact official business utilizing a chain of command; and

WHEREAS, a fundamental principal of democracy is that the majority rules, and Commissioner(s), voting in the minority on an issue, have no official standing to use city resources, or their official position, in an attempt to defeat the will of a majority of the governing body.

NOW, THEREFORE, BE IT HEREBY RESOLVED BY THE CITY OF RATON, STATE OF NEW MEXICO that it shall be the policy of the City Commission of the City of Raton that policy is established by a majority of the City Commission. The City Manager (Chief Administrative Officer) shall be responsible for policy implementation. The chain-of-command is: Mayor (Chief Executive Officer), Mayor Pro Tem in the Mayor's absence, then City Manager. No Commissioner, voting in the minority on a given issue, shall have standing to request legal services from the City Attorney; or to undermine the majority by contacting other governmental agencies, or non-governmental agencies; in any official capacity.

Violation of this policy could lead to:

1. Censure by fellow Commissioners.
2. Removal as official liaison to city Boards, Committees, etc.
3. Denial of access to non-public areas of city facilities.
4. Removal from office as provided by New Mexico state statute.

ADOPTED AND APPROVED THIS 13TH day of December 2011

RATON, NEW MEXICO

§ 30.21 MAYOR AND MAYOR PRO-TEM.

At the first meeting of the new City Commission after each election, or as soon thereafter as practicable, the Commissioners shall select 1 of their number as Mayor to act for 2 years, or until a successor is selected and qualified, unless sooner removed by death, resignation, or removal from office. The Mayor shall preside at all meetings of the Commission and perform other duties, consistent with his or her office, as imposed by the Commission. The Mayor has all powers and duties of a Commissioner, including the right to vote upon all questions considered by the Commission. He or she is the official head of the municipality for all ceremonial purposes, for the purpose of civil process, and for military purposes. During his or her absence or disability, his or her duties shall be performed by another member of the Commission, appointed by a majority of the Commission and designated as Mayor Pro-Tem.

(1981 Code, § 2-24)

Statutory reference:

Similar provisions, see NMSA § 3-14-10

§ 30.22 VACANCIES IN CITY COMMISSION.

(A) If a vacancy occurs in the City Commission, the remaining elected and appointed Commissioners shall, by a majority vote, appoint a qualified elector to fill the vacancy until the next regular municipal election, or any special election called in accordance with division (B) below, at which time a qualified elector shall be elected to fill the remaining unexpired term, if any.

(B) A special election, for the purpose of filling a vacancy on the City Commission, may be called by the Mayor, with the consent of the City Commission, or by the City Commission.

(1981 Code, § 2-25)

Statutory reference:

Similar provisions, see NMSA § 3-14-9

§ 30.23 CITY COMMISSION MEETINGS.

(A) *Regular meetings.*

(1) The City Commission shall meet at least twice each month. Meetings shall be open to the public and the official records of the meetings shall be open to inspection at all times. The meetings shall be held pursuant to the requirements of the State Open Meetings Act, NMSA §§ 10-15-1 *et seq.*

(2) The regular meetings of the City Commission shall be held on the second and fourth Tuesdays in each month.

(1981 Code, § 2-26)

§ 30.41 DUTIES AND RESPONSIBILITIES; ROLE AT COMMISSION MEETINGS.**(A) The City Manager shall:**

(1) Enforce and carry out all ordinances, rules, and regulations enacted by the City Commission;

(2) Employ and discharge all persons engaged in the service of the city;

(3) Prepare and submit an annual budget; and

(4) Make recommendations to the Commission on all matters concerning the welfare of the city.

(B) The Manager shall have a seat, but no vote, at every meeting of the Commission. Except when clearly undesirable or unnecessary, the Commission shall request the opinion of the Manager on any proposed measure.

(1981 Code, § 2-43) (Ord. 767, passed 12-22-1987)

Statutory reference:

Similar provisions, see NMSA § 3-14-14

OFFICERS AND EMPLOYEES**§ 30.55 CITY ATTORNEY.**

The City Attorney shall be the official legal adviser of the officers of the city. When called upon, he or she shall render oral or written opinions upon legal questions that may arise in the administration of the laws of the city or relating to proposed legislation or policy, and shall represent the city in all suits brought by or against it. He or she may employ assistants in the performance of his or her duty, but only when expressly authorized so to do by ordinance or resolution of the City Commission. He or she shall be paid the salary as the City Commission may by resolution or ordinance direct, or may be paid on an hourly basis, at his or her usual and customary rate.

(1981 Code, § 2-56)

Statutory reference:

Authority for City Commission to provide for the Office of City Attorney, see NMSA § 3-12-4B

§ 30.56 CITY CLERK/TREASURER.

(A) *Offices combined; bond required.*

GENERAL PROVISIONS**§ 30.01 FORM OF GOVERNMENT.**

The city shall operate under the Commission-Manager form of municipal government as provided for in NMSA Chapter 3, Art. 14.
(1981 Code, § 2-1)

§ 30.02 OATH OF OFFICE.

(A) *Generally.* Any officer elected or appointed to any city office shall take oath or affirmation to support the Constitution of the United States, the Constitution and Laws of New Mexico, and to faithfully perform the duties of his or her office.
(1981 Code, § 2-3)

(B) *Failure to take; failure to give required bond.* The City Commission may declare vacated the office of any person who fails, within 10 days after he or she has been notified of his or her election or appointment to office, to take the oath of office, or to give bond when required.
(1981 Code, § 2-4)

Statutory reference:

Oath of office, see N.M. Const., art. XX, § 1

Similar provisions, see NMSA §§ 3-10-2A and 3-10-2C

§ 30.03 BONDS.

(A) The City Clerk/Treasurer shall give bond in the penal sum of 20% of city moneys received by the Clerk/Treasurer during the preceding fiscal year or in the other or different amount as may be required by state law.

(B) The Chief of Police shall give bond in the sum of \$1,000.

(C) Each of the official bonds shall bear good and sufficient sureties to be approved by the City Commission, and shall all be conditioned upon the faithful discharge of the official duties of each of the principals therein named or as otherwise required by law.
(1981 Code, § 2-5)

Statutory reference:

Authority for above section, see NMSA § 3-10-2B

Form of Treasurer's bond, see NMSA § 6-10-39

Requirement that Municipal Treasurers give bond in a sum equal to 20% of public moneys received during preceding fiscal year up to a maximum bond of \$50,000, see NMSA § 6-10-35

Unknown

From: David Blivin [Dblivin@earthlink.net]
Sent: Wednesday, December 14, 2011 6:18 PM
To: RCangiolosi@susana2010.com
Subject: FW: nmtcc update

Ryan, See the article below. Can we get the Governor on board with this idea? It's from the Energy from the Sun plan that I've shared with you. Several other bills are being introduced which are being lifted from the plan. With the short session we'll have to ultimately focus on a few. If you guys get on board we'll certainly have a better chance to start moving the needle on job creation and sustainable economic development in NM.

Let me know if you'd like to meet and discuss further. Tks, dave

A story from AP Mobile:

[Energy Research: Plan Should Spark NM Conversations](#)

Unknown

From: Patrick J. Rogers [patrogers@modrall.com]
Sent: Thursday, December 15, 2011 5:29 AM
To: kgardner@susana2010.com; kjgato@gmail.com
Subject: Meeting Dec 30 for lunch?

Keith --thanks for the meeting with the Gov on Dec 30 (11 am) for a lawfirm client, Cleanline Energy. They have a multi billion dollar transmission line project for NM. This is real money.

Can you go to lunch with us after the 11 am meeting with the Gov?
Merry Christmas. Still can't believe what you did to Sheryl, my half Spanish friend.
Best, Pat

--
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the Internal Revenue Code or (ii) promoting, marketing or recommending to another pa

Modrall, Sperling, Roehl, Harris & Sisk, P.A.

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Unknown

From: andreatodd6@aol.com
Sent: Thursday, December 15, 2011 11:46 AM
To: kronquillo@susanapac.com; susana.m@susana2010.com; jay@mccleskeymedia.com
Subject: Call for SM Info

Below is the call in number and info Larry I have told them she will call his cell at 10:00 am thanks

Andrea Goff
575-390-8050

-----Original Message-----

From: Teal, Laura <Laura.Teal@mdch.com>
To: andreatodd6 <andreatodd6@aol.com>
Sent: Thu, Dec 15, 2011 11:40 am
Subject: RE: Hi Laura how about 10:00 ish for tommorows call? She will call him if you can send me a number thanks

PERFECT. Larry is on his cell phone: (303) 884-8900.

Laura Teal ~ Assistant to Mr. Larry A. Mizel
Chairman & Chief Executive Officer | MDC Holdings, Inc.
Direct: 303-804-7773 | Cell: 303-819-5940 Laura.Teal@mdch.com

From: andreatodd6@aol.com [<mailto:andreatodd6@aol.com>]
Sent: Thursday, December 15, 2011 11:37 AM
To: Teal, Laura
Subject: Hi Laura how about 10:00 ish for tommorows call? She will call him if you can send me a number thanks

Andrea Goff
575-390-8050

7/21/2012

Unknown

From: Myers, Kathaleen [KathaleenMyers@stjosephnm.org]
Sent: Friday, December 16, 2011 3:07 PM
To: pmallow@susana2010.com
Subject: Invitation for the Governor
Attachments: 2012 Legislative Bkfst Invite to Gov.doc

Hello,

Attached is a copy of an invitation that was put in the mail to Governor Martinez today. It is from the NM Conference of Catholic Bishops.

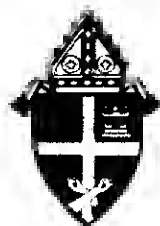
Have a great weekend.

Kathaleen Myers
Executive Assistant
St. Joseph Community Health
300 Central Ave. SW
Suite 3000W
Albuquerque, NM 87102
Ph: 505-924-8005
Fax: 505-924-8015



This electronic mail and any attached documents is intended solely for the named addressee(s) and contains confidential information. If you are not an addressee, or responsible for delivering this email to an addressee, you have received this email in error and are notified that reading, copying, or disclosing this email is prohibited. If you received this email in error, immediately reply to the sender and delete the message completely from your computer system.

New Mexico Conference of Catholic Bishops



Archdiocese of Santa Fe, Most Rev. Michael J. Sheehan, STL, JCD

Diocese of Las Cruces, Most Rev. Ricardo Ramirez, C.S.B. D.D.

Diocese of Gallup, Most Rev. James S. Wall

P.O. Box 3243 * Los Lunas, NM 87031 * (505) 319 – 3334

December 16, 2011

The Honorable Susana Martinez
Governor of the State of New Mexico
490 Old Santa Fe Trail
Room 400
Santa Fe, NM 87501

Dear Governor Martinez,

The Catholic Bishops of New Mexico cordially invite you to attend their 21st Annual Legislative Breakfast on January 18, 2012 at 8:00 a.m. at the Our Lady of Guadalupe Parish Hall. It was a pleasure to have you with us last year and we extend an invitation to speak if you desire to. On the same day, you are also invited to participate in our *Sanctity of Life Unity Day* beginning with a Mass at 12:00 p.m. at the Cathedral; followed by a march to the State Capital for a pro-life rally organized by the Bishops, with strong participation of the evangelical community. Last year over 3,000 people were in attendance. We invite you and hope that you can speak at the rally. This would be at approximately 2:00 p.m., depending upon the size of the crowd that participates in the march. We have to be a little flexible with the time that it takes for the entire procession to gather; in the past it's been eight blocks long having to wind around the plaza to accommodate all the participants.

Your scheduler can contact me directly at 505-319-3334.

Again, thank you for your consideration.

Allen Sánchez
Executive Director

Unknown

From: Patrick J. Rogers [patrogers@modrall.com]
 Sent: Saturday, December 17, 2011 9:00 AM
 To: 'Keith Gardner'; 'kjgato@gmail.com'; Scott Darnell; 'Jay McCleskey'; 'Ryan Cangiolioli'
 Subject: FW: ABQ JOURNAL: Editorial: Taxpayers Shouldn't Pay for Ethnic Slurs
 I am assuming that the Gov won't actually meet with Stapleton, due to fears of interrupting Stapleton's critical work at APS?

From: MARTINEZ INFO CENTER [mailto:waroom@susanapac.com]
 Sent: Saturday, December 17, 2011 6:51 AM
 To: MARTINEZ INFO CENTER
 Subject: ABQ JOURNAL: Editorial: Taxpayers Shouldn't Pay for Ethnic Slurs

Editorial: Taxpayers Shouldn't Pay for Ethnic Slurs
 The Albuquerque Journal
 12/17/2011
<http://www.abqjournal.com/main/2011/12/17/opinion/taxpayers-shouldnt-pay-for-ethnic-slurs.html>

Thankfully, our society has evolved to the point where ethnic, racial or religious slurs are no longer tolerated from political leaders. Doing so usually exacts heavy penalties.

House Majority Whip Sheryl Williams Stapleton, an Albuquerque Democrat and Albuquerque Public Schools administrator, no less, probably does regret referring to Gov. Susana Martinez, whose ancestors hailed from Mexico, as "the Mexican on the fourth floor" after the media got wind of her rant. But regret, a half-hearted "you made me do it" public apology, and the claim she didn't think the word "Mexican" was a racial slur don't cut it.

The exchange between Stapleton and Nora Espinoza, a Roswell Republican, which has been disseminated nationally, followed media coverage of Stapleton drawing APS pay during legislative sessions when district policy prohibited it, and Superintendent Winston Brooks amending policy to allow it.

As a legislative leader, Stapleton represents her district and APS. Taxpayers deserve better.

Stapleton has vowed not to quit her legislative leadership post, and it will be up to her fellow Democrats to decide if this is what they want in a party leader. Likewise, it will be up to her constituents to decide if this fits their notion of being represented with professionalism and dignity.

And it will be up to her employer to decide if this is the way it wants to be represented in Santa Fe, because APS allows her to do just that.

Brooks on Thursday put out a stern reminder that his administration will not tolerate bullying, name-calling and harassment.

APS officials should decide what discipline would be appropriate for a white male making these statements and apply the same standard. And it should cause APS to rethink the policy of paying people to hold forth in the Roundhouse instead of doing the job they were hired for. This kind of race-baiting bombast should come on a politician's own dime. Not ours.

--
 IRS Circular 230 Disclosure: To comply with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained herei
 the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter herein.

 Modrall, Sperling, Roehl, Harris & Sisk, P.A.

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 the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter herein.

 Modrall, Sperling, Roehl, Harris & Sisk, P.A.

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If the reader of this message is not the intended recipient or agent responsible for delivering the message to the intended recipient, you a

This email was Anti Virus checked by Astaro Security Gateway. <http://www.astaro.com>

Unknown

From: Airline International Online Orders [administrator@airlineintl.com]
Sent: Sunday, December 18, 2011 4:46 PM
To: susana.m@susana2010.com
Subject: We have received your order!

Dear Susana Martinez,

Thank you for your order with airlineintl.com. Your order has been placed, and details of your order are below. Please retain this email for your records.

Order Confirmation: #20111218-90477

Order Date: Dec 18, 2011 04:46:17 PM MST

Bill To: Susana Martinez 6125 Las Cruces, NM 88012 United States susana.m@susana2010.com 575-915-8628	Shipping Method: 2nd Day Air Ship To: Susana Martinez 6125 Las Cruces, NM 88012 United States susana.m@susana2010.com 575-915-8628	Payment information: MasterCard xxxx-xxxx-xxxx-8585 February 2012
--	---	---

Special Instructions:**Your Order:**

	Price	Qty	Total
PurseNÂ® Handbag Organizer Insert			
Color: Pink-gold			
Gift Wrapping: Holiday	\$58.00	6	\$348.00
Style #: OIMPN32			
PurseNÂ® Classic Makeup Bag			
Color: Pink			
Gift Wrapping: Holiday	\$18.00	1	\$18.00
Style #: CMPN34			
		Sub-Total	\$366.00
		Shipping	\$19.00
		2nd Day Air	
		Taxable-Total	\$0.00
		Tax	\$0.00
		Total	\$385.00

You will be notified when your order ships. Thanks again for shopping at airlineintl.com. We look forward to serving you in the future!

Airline International
Toll Free
1-800-592-1234

Outside US
1-915-778-1234

8701 Montana Ave.
El Paso, TX 79925

5857 N. Mesa
El Paso, TX 79912

Luggage Repair
Repair@airlineintl.com

Customer Service
Orders@airlineintl.com

Unknown

From: Matthew Stackpole [repfed@yahoo.com]
Sent: Sunday, December 18, 2011 5:53 PM
To: mstackpole@susana2010.com
Subject: affidavits
Attachments: DOC121811.pdf

AFFIDAVIT

BEFORE ME, the undersigned Notary Public, personally came and appeared:

William C. Windham
820 Garrett Street
Bossier City, Louisiana 71111

to me personally known and competent to give this affidavit, who, upon being duly sworn, answered, under oath, the following interrogatory questions propounded by the Honorable Susana Martinez, Governor of New Mexico, relating to the proposed Lease Agreement between Expo New Mexico and the Downs at Albuquerque, Inc.:

Question No. 1:

Are you currently a suspect or have you received a notice indicating that you are a target or an accomplice in an on-going federal or state investigation?

Response to Question No. 1:

No.

Question No. 2:

Has law enforcement approached you requesting that you voluntarily give a witness statement in an on-going federal or state investigation?

Response to Question No. 2:

No.

Question No. 3:

Were you subpoenaed to testify before a federal or state grand jury?

Response to Question No. 3:

No.

Question No. 4:

Did you testify before a federal or state grand jury on behalf of (or against -- if given immunity) a current or former governmental official?

Response to Question No. 4:

No.



Question No. 5:

Were you questioned by law enforcement regarding your personal and/or professional relationship with a current or former governmental official?

Response to Question No. 5:

No.

Question No. 6:

Were you offered any type of immunity from prosecution in exchange for your cooperation with an investigation surrounding a current or former governmental official?

Response to Question No. 6:

No.

Question No. 7:

Were you granted any type of immunity in exchange for your cooperation with an investigation regarding a current or former government official?

Response to Question No. 7:

No.

Question No. 8:

Do you anticipate being offered any type of immunity from prosecution in exchange for your cooperation in assisting with the arrest, charge, prosecution and/or conviction of any current or former governmental official?

Response to Question No. 8:

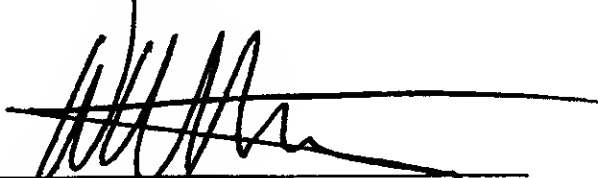
No.

Verification on Page 3




VERIFICATION

BEFORE ME, the undersigned authority, personally came and appeared William C. Windham, who, after being first duly sworn, declared that he has read the above and foregoing Affidavit and that the information contained therein is true and correct and to the best of his knowledge, information and belief.


William C. Windham

SWORN TO AND SUBSCRIBED BEFORE ME, the Notary Public, on this 9th day
of December, 2011.

JEANETTE B. EDMISTON
NOTARY ID # 056680
NOTARY FOR LIFE
BOSSIER-CADDO LOUISIANA


Notary Public No. 056680
Printed Name: JEANETTE B. EDMISTON
(SEAL)
(STAMP)

AFFIDAVIT

BEFORE ME, the undersigned Notary Public, personally came and appeared:

John S. Turner, Jr.
6430 Birnamwood Road
Shreveport, Louisiana 71106

to me personally known and competent to give this affidavit, who, upon being duly sworn, answered, under oath, the following interrogatory questions propounded by the Honorable Susana Martinez, Governor of New Mexico, relating to the proposed Lease Agreement between Expo New Mexico and the Downs at Albuquerque, Inc.:

Question No. 1:

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Response to Question No. 1:

No.

Question No. 2:

Has law enforcement approached you requesting that you voluntarily give a witness statement in an on-going federal or state investigation?

Response to Question No. 2:

No.

Question No. 3:

Were you subpoenaed to testify before a federal or state grand jury?

Response to Question No. 3:

No.

Question No. 4:

Did you testify before a federal or state grand jury on behalf of (or against – if given immunity) a current or former governmental official?

Response to Question No. 4:

No.

Question No. 5:

Were you questioned by law enforcement regarding your personal and/or professional relationship with a current or former governmental official?

Response to Question No. 5:

No.

Question No. 6:

Were you offered any type of immunity from prosecution in exchange for your cooperation with an investigation surrounding a current or former governmental official?

Response to Question No. 6:

No.

Question No. 7:

Were you granted any type of immunity in exchange for your cooperation with an investigation regarding a current or former government official?

Response to Question No. 7:

No.

Question No. 8:

Do you anticipate being offered any type of immunity from prosecution in exchange for your cooperation in assisting with the arrest, charge, prosecution and/or conviction of any current or former governmental official?

Response to Question No. 8:

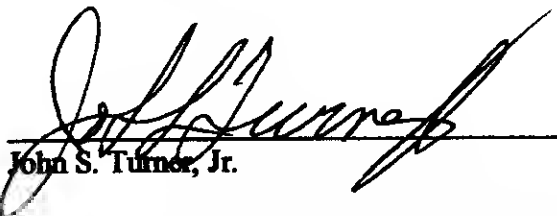
No.

Verification on Page 3

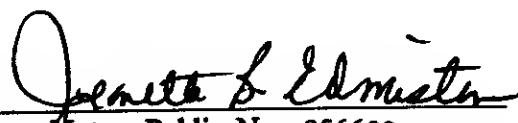
A handwritten signature in black ink, appearing to be 'JL' or similar, located in the bottom right corner of the page.

VERIFICATION

BEFORE ME, the undersigned authority, personally came and appeared John S. Turner, Jr., who, after being first duly sworn, declared that he has read the above and foregoing Affidavit and that the information contained therein is true and correct and to the best of his knowledge, information and belief.


John S. Turner, Jr.

SWORN TO AND SUBSCRIBED BEFORE ME, the Notary Public, on this 9th day of December, 2011.


Notary Public No. 056680
Printed Name: JEANETTE B. EDMISTON
(SEAL)
(STAMP)
JEANETTE B. EDMISTON
NOTARY ID # 056680
NOTARY FOR LIFE
BOSSIER-CADDO LOUISIANA

Unknown

From: Airline International Online Orders [administrator@airlineintl.com]
Sent: Tuesday, December 20, 2011 4:31 PM
To: susana.m@susana2010.com
Subject: Your order has shipped!

Dear Susana Martinez,

Your order has been shipped. Your UPS tracking number is 1Z7585180378209644 .The details of your order are below. Please retain this email for your records.

Order Confirmation: #20111218-90477

Order Date: Dec 18, 2011 04:46:17 PM MST

Bill To: Susana Martinez 6125 Las Cruces, NM 88012 United States susana.m@susana2010.com 575-915-8628	Shipping Method: 2nd Day Air Ship To: Susana Martinez 6125 Las Cruces, NM 88012 United States susana.m@susana2010.com 575-915-8628	Payment information: MasterCard xxxx-xxxx-xxxx-8585
--	---	--

Special Instructions:

Your Order:

	Price	Qty	Total
PurseNÂ® Handbag Organizer Insert			
Color:Pink-gold	\$58.00	6	\$348.00
Gift Wrapping:Holiday			
PurseNÂ® Classic Makeup Bag			
Color:Pink	\$18.00	1	\$18.00
Gift Wrapping:Holiday			
		Sub-Total	\$366.00
		Shipping	\$19.00
		2nd Day Air	
		Taxable-Total	\$0.00
		Tax	\$0.00
		Total	\$385.00

Thanks again for shopping at airlineintl.com. We look forward to serving you in the future!

Airline International

7/21/2012

Toll Free
1-800-592-1234

Outside US
1-915-778-1234

8701 Montana Ave.
El Paso, TX 79925

5857 N. Mesa
El Paso, TX 79912

Luggage Repair
Repair@airlineintl.com

Customer Service
Orders@airlineintl.com

Unknown

From: Janel Causey [janelcausey@gmail.com]
Sent: Friday, December 23, 2011 3:26 PM
To: jhemandez@susana2010.com; patrogers@modrall.com
Subject: Disclosure legislation
Attachments: Campaign Disclosure Reform bill--5th draft.pdf

Hi Pat and Jess,

Can you take a look at this proposal from the AG's office concerning campaign contribution disclosure? It is not what Common Cause was pushing, and we have said we are for "disclosure" but wanted to run this by you guys.

thoughts?

Thanks,
Janel

7/21/2012

BILL

50TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2012

INTRODUCED BY

DISCUSSION DRAFT

AN ACT

RELATING TO ELECTIONS; REQUIRING PERSONS WHO MAKE
ELECTIONEERING COMMUNICATIONS OR ENGAGE IN EXPRESS ADVOCACY TO
REPORT CERTAIN DONATIONS, CONTRIBUTIONS AND EXPENDITURES;
PROHIBITING THE ACCEPTANCE OF CONTRIBUTIONS FROM PERSONS THAT
DO NOT DISCLOSE THE SOURCE OF CONTRIBUTIONS; PROHIBITING
FINANCIAL TRANSACTIONS DESIGNED TO CONCEAL THE SOURCE OF
CERTAIN CONTRIBUTIONS; REDEFINING "POLITICAL COMMITTEE" IN THE
CAMPAIGN REPORTING ACT; INCREASING THE AMOUNT OF CONTRIBUTIONS
AND EXPENDITURES THAT A POLITICAL COMMITTEE MAY RECEIVE OR
EXPEND BEFORE BEING REQUIRED TO REGISTER AND REPORT; PROVIDING
DEFINITIONS FOR "CONTRIBUTION", "ELECTIONEERING COMMUNICATION",
"EXPRESS ADVOCACY" AND "TAX-EXEMPT ORGANIZATION"; PROVIDING
CERTAIN CIVIL PENALTIES; REMOVING CERTAIN CRIMINAL PENALTIES;
IMPOSING CRIMINAL PENALTIES; RECONCILING MULTIPLE AMENDMENTS TO
THE SAME SECTION OF LAW IN LAWS 2009; AMENDING AND ENACTING

.187077.7SA

underscored material = new
[bracketed material] = delete

Unknown

From: Stella Gallegos [stella.gallegos@gmail.com]

Sent: Sunday, December 25, 2011 6:42 PM

To: susana.m@susana2010.com

Subject: Merry Christmas!

Susana,

I sent a Christmas E card to you twice, I think the first one didn't take and I'm not sure if the second one did so just in case they didn't go through I want to wish you and your family a very blessed Christmas and if you are traveling please travel safely. Eat alot so I'm not the only one.

Love,

Stella

Unknown

From: iTunes Store [do_not_reply@itunes.com]
Sent: Wednesday, December 28, 2011 6:31 AM
To: susana.m@susana2010.com
Subject: Your receipt No.192026785166

Billed To:
 susana.m@susana2010.com
 Susana Martinez
 6125 Jornada N
 LAS CRUCES, NM 88012-9505
 USA

Order Number: MHH43NB6KZ
Receipt Date: 12/25/11
Order Total: \$4.29
Billed To: MasterCard 8585

Item	Seller	Type	Unit Price
All-in YOGA HD: 300 Poses & Yoga Classes, v3.2 (4+) Write a Review Report a Problem	ARAWELLA CORPORATION	App	\$3.99
			Subtotal: \$3.99
			Tax: \$0.30
			Order Total: \$4.29

Those who bought your selections also bought:


 Authentic Yoga with Deepa
 Chopra for iPad
 Signal Patterns



Pocket Yoga HD
 Rainfrog, LLC



Insight Timer for iPad -
 Meditation Timer
 Spotlight Six Software

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Answers to frequently asked questions regarding the iTunes Store can be found at
<http://www.apple.com/support/itunes/store/>

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Apple respects your privacy.
 Information regarding your personal information can be viewed at <http://www.apple.com/legal/privacy/>

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7/21/2012

Unknown

From: Jenna Panichelli [skippyj23@yahoo.com]
Sent: Tuesday, December 27, 2011 7:41 PM
To: info@susana2010.com
Subject: Dangerous Dog Act Amendment

December 27, 2011

Dear Governor Martinez:

Under the Dangerous Dog Act I am extremely opposed to amending the definition of "Dangerous Dog" to include the Pit Bull breed. Pit Bulls are not a dangerous breed of dog. As a friend of many who have Pit Bulls in their families, I know firsthand that the breed is very sensitive, loyal and makes a wonderfully loving companion. In fact, the cruel, abusive and ignorant owner is the one who should be labeled as "Dangerous" because they are to blame for any pit bull who exhibits aggressive behaviors.

It is terribly misguided and it shows a lack of understanding about the true root cause of animal aggression to label a specific dog breed "Dangerous". I am writing this letter not only because I am not in favor of this amendment, but also because I could not vote for any government official that is in favor of this amendment. Please educate yourself by speaking with dog trainers and experts on Pit Bulls before blindly approving such an ill-conceived amendment.

Thank you for taking the time out of your schedule to hear from one of your concerned constituents.

Sincerely,
Jenna Panichelli

7/21/2012

Unknown

From: Wells Fargo Online [alerts@notify.wellsfargo.com]

Sent: Wednesday, December 28, 2011 8:15 AM

To: [REDACTED]

Subject: Wells Fargo Overdraft Protection Advance



wellsfargo.com

You have used your Overdraft Protection

We have advanced funds from your account(s) linked for Overdraft Protection to your Wells Fargo checking account Home DDA.

Account Source	Account Number	Advanced Amount
Savings*	XXXXXX [REDACTED]	\$82.98

Overdraft Protection automatically advances funds from your specified linked account(s) when you have initiated transactions that exceed the available balance in your checking account.

For more details, [sign on](#) and go to **Account Activity** for this checking account. If you have initiated other transactions that are not yet reflected in your transaction history detail, you may want to consider transferring funds from another account or making a deposit to ensure you have sufficient funds in your checking account.

If you have questions, we are available 24 hours a day, 7 days a week. Call us at 1-800-869-3557 or sign on to [send a secure email](#).

Sincerely,

Wells Fargo Online Customer Service

Excess activity fees may apply to your savings account if you exceed the federally-mandated combined transaction limit of six (6) per month of the following types of transfers and/or withdrawals:

- Transfers via Online Banking (including Bill Pay)
- Automatic transfers for Overdraft coverage to your checking account
- Transfers made by telephone
- Pre-authorized transfers and withdrawals (including automatic and wire transfers)
- Checks, drafts, or other similar withdrawals payable to third parties
- Debit Card or ATM Card purchases that post to your savings account

There are no limits on the number of ATM or in-branch withdrawals or transfers. For more information, please refer to your Account Agreement.

wellsfargo.com | [Fraud Information Center](#)

If you would prefer not to receive these notifications, sign on, go to Messages & Alerts, then Set Up/Modify Alerts, and uncheck the box for the Overdraft Protection Advance option for your checking alerts.

Please do not reply to this email directly. To ensure a prompt and secure response, sign on to email us.

B5296DB6FAEA4555E0440021283BC044

7/21/2012

Unknown

From: Wells Fargo Online [alerts@notify.wellsfargo.com]
Sent: Wednesday, December 28, 2011 8:15 AM
To: [REDACTED]
Subject: Wells Fargo Overdraft Protection Advance

wellsfargo.com

You have used your Overdraft Protection

We have advanced funds from your account(s) linked for Overdraft Protection to your Wells Fargo checking account Home DDA.

Account Source	Account Number	Advanced Amount
Savings*	XXXXXX1946	\$82.98

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For more details, [sign on](#) and go to **Account Activity** for this checking account. If you have initiated other transactions that are not yet reflected in your transaction history detail, you may want to consider transferring funds from another account or making a deposit to ensure you have sufficient funds in your checking account.

If you have questions, we are available 24 hours a day, 7 days a week. Call us at 1-800-869-3557 or [sign on](#) to [send a secure email](#).

Sincerely,

Wells Fargo Online Customer Service

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Unknown

From: Kohl's [kohls@email.kohls.com]
Sent: Thursday, December 29, 2011 4:10 AM
To: mkennicot@susana2010.com
Subject: Please Confirm Your Registration

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From: Kohl's [kohls@email.kohls.com]
Sent: Thursday, December 29, 2011 4:26 AM
To: rcangilosi@susana2010.com
Subject: Please Confirm Your Registration

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Add kohls@email.kohls.com to your e-mail address book so our Sale Alerts reach your inbox!

Questions about this e-mail? Contact Customer Service at 1 (866) 887-8884.

For other inquiries, e-mail us at myaccount.help@kohls.com, or write us at Kohl's Department Stores, Attention: Customer Service, N54 W13600 Woodale Drive, Menomonee Falls, WI 53051.

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Unknown

From: Mitchell, Rhonda [rmitchell@tristategt.org]
Sent: Thursday, December 29, 2011 3:20 PM
To: 'ryan@Susana2010.com'
Cc: 'Mickey Barnett'; 'kgroenewold@nmelectric.coop'
Subject: EPA MACT Rule
Attachments: MACT message points FINAL 2.docx

Hi Ryan,

Happy New Year to you and I hope you had a wonderful Christmas.

Richard Goodyear of NMED contacted our environmental services personnel and requested our reaction to the newly issued EPA MACT Rule and the impacts it would have on our Escalante plant in New Mexico. I understand this information was requested by Secretary Martin for the Governor.

Attached are our message points on the issue. These message points address not only the impact to Escalante, but also our Craig and Nucla plants in Colorado and Springerville in Arizona. I wanted to get this information to you directly and if you need additional information, please let me know. Thank you.

Rhonda Mitchell
Senior Government Relations Advisor
Tri-State Generation & Transmission Association
Rio Rancho Facility
4331 Fulcrum Way NE
Rio Rancho, NM 87144

Office (505) 771-5764
Cell (505) 967-6153
Fax (505) 771-5760

Tri-State and the new MACT rules

- “Tri-State’s low-mercury emitting power plants already comply with strict state laws and Nucla Station has the lowest mercury emissions in the U.S.”
- “Despite Tri-State’s strong mercury performance, Craig Station Unit 3, Escalante Station and Springerville Station Unit 3 will need additional mercury controls to meet the new federal mercury requirement.”
- “Tri-State is strongly concerned with the non-mercury requirements in the rule. The EPA did not have authority to further regulate non-mercury emissions, did not demonstrate a public health concern from these emissions, and did not determine if regulations are appropriate and necessary.”
- “The unreasonable regulation of non-mercury emissions in this rule will push unnecessary costs on electric consumers that threaten the affordability of electricity.”
- For new power plants, the EPA’s flawed process to determine emissions limits requires utilities to piece together an unworkable “frankenplant” that doesn’t exist today.”

Background

- On December 21, the EPA issued the final utility Maximum Achievable Control Technology (MACT) rule that impacts coal-based power plants across the country.
- The rule was originally intended by Congress to address mercury emissions to protect public health and the environment, but in its final form, goes well beyond mercury to address other emissions that are already strictly controlled by the EPA under the Clean Air Act.
- However, the final rule contains standards for non-mercury emissions for which EPA has not evaluated and proven a public health concern. For the EPA to be able to further regulate these emissions, the agency is required by Congress to study health effects and then determine if regulation was “appropriate and necessary.” This work to determine health effects has not been completed by the EPA.
- Furthermore, the EPA’s process to set the emission standards was unreasonable. Rather than evaluating and setting a standard for power plants based on the emissions profile of best performing plants, the standards were set by cherry picking the best emissions performance for each emission. In the end, these regulations ask industry to build a “frankenplant” that does not exist and is not technically feasible.
- The rule establishes standards for any new coal plant that are not achievable by existing technology. Manufacturers and engineering firms that develop such technology have stated to EPA that these standards cannot be achieved with existing technology. Therefore, it could be difficult to build new coal plants without investments in research and development of new technologies to keep coal as a fuel resource for the future.

- It is likely that this rule will be litigated for years to come because many are concerned it goes beyond Congressional direction and EPA authority, costs the American public more for electricity and creates a risk that electricity will not be reliable.

Impact on Tri-State

- Tri-State has had state of the art emissions control equipment in place for decades that meet all EPA standards and will continue to comply with all new requirements. Tri-State is committed to protecting public health and the environment and has exemplary records for complying with environmental regulations.
- Tri-State worked with the states of Colorado, New Mexico, and Arizona, and developed state specific mercury rules in 2006 that Tri-State has been in full compliance with. The flaw in the new EPA rules is that they go beyond the focus on mercury.
- The rule establishes overall emissions limits that will require a capital investment at Tri-State coal plants by 2015. Tri-State is in the process of analyzing the costs of such controls at this time.
- Because the EPA rules goes beyond what Congress authorized EPA to develop rules for, the costs of meeting such rules will be higher than expected for rural electric consumers and are not necessary to protect public health and the environment.
- Tri-State's coal-fired power plants are low emitters of mercury and comply with stringent state mercury limits in Colorado and New Mexico. Still, Tri-State may need additional mercury controls at some facilities to meet the new EPA standard.
- Craig Station has some of the lowest mercury emissions in the country. The rule establishes mercury emission limits that Tri-State already achieves for Craig Station Units 1 and 2, and the rule will require minimal additional mercury removal for Craig unit 3. Craig Station may need additional capital investments to meet the non-mercury standards that go beyond EPA authority in this rule.
- Escalante Station will require additional controls for reduction of mercury under the limits established by the rule. Escalante Station has very low mercury emissions and has monitored emissions and has controls in place that remove the majority of the mercury. This rule will require additional capital investment.
- Tri-State's Nucla Station in southwest Colorado is the lowest emitter of mercury in the U.S. In fact, Nucla Station was one of the power plants that the EPA benchmarked to set the new MACT mercury limit for new units. However, even though Nucla Station is very low in mercury emissions, it will be very difficult to meet the other emission standards under the rule for non-mercury emissions.
- Because Tri-State is a not-for-profit cooperative that is ultimately owned by its consumers, these new compliance costs will be passed on directly to cooperative member-owners in the form of higher rates
- Tri-State is investing in such R&D to look for options to keep all fuels as a potential for use in the United States to provide for reliable and affordable electricity.

Unknown

From: Duncan Scott [duncan@dscottlaw.com]
Sent: Thursday, December 29, 2011 3:51 PM
To: Ryan Cangioli (RCangioli@susana2010.com)
Subject: FW: Egolf, et al vs. Duran, et al
Attachments: Congressional Findings of Fact and Conclusions of Law.pdf
Ryan:

Here is what CD1 will look like, absent a successful appeal.

Duncan Scott
Scott & Kienzle, P.A.
1011 Las Lomas NE
Mail: Box 587
Albuquerque, NM 87102
(505) 246-8600; FAX 246-8682
Cell: (505) 238-2151
Duncan@Dscottlaw.com

From: James Hall [mailto:jhall@jhall-law.com]
Sent: Thursday, December 29, 2011 3:39 PM
To: Luis Stelzner; Joseph Goldberg; John Boyd; David Urias; Sara Berger; david@garcia-vargas.com; Ray Vargas; Erin O'Connell; Pat Rogers; Casey Douma; Teresa Leger; Cynthia Kiersnowski; David Thomson; romero@durkovichlaw.com; John Wertheim; Todd Wertheim; Henry Bohnoff; Chris Saucedo; Iris Marshall; David A. Garcia; Robert Doughty; Judd West; yolanda@doughtywest.com; Paul Kennedy; Jessica Hernandez; Matthew Stackpole; Richard Olson; Jennifer Heim; Sara Sanchez; Patricia Williams; Jenny Dumas; Dana Bobroff; Charles Peifer; Robert Hanson; Matthew Hoyt; leslie@garcia-vargas.com; abqfront@garcia-vargas.com; Santiago Juarez; paul@kienzlelaw.com; Duncan Scott; spear@kienzlelaw.com; kate@ferliclaw.com
Cc: Amy Weingartner
Subject: Re: Egolf, et al vs. Duran, et al

Counsel,

Attached please find the Court's Findings of Fact and Conclusions of Law (Congressional Trial). This pleading was sent to the Court for filing today.

Thank you.

James A. Hall
505 Don Gaspar
Santa Fe, NM 87505
Tel: 505-988-9988
Cell: 505-946-7974
Fax: 505-986-1028

7/21/2012

Unknown

From: Caren Blackstone [CornerstoneCDC@msn.com]
Sent: Saturday, December 31, 2011 5:42 PM
To: rebecca.dow@appletreeeducation.org; yherrell@yahoo.com; noralee@cableone.net
Cc: anthony@lc.org; terry@bethelnm.org; debby_carter@acsi.org; lindadanhoney@gmail.com; jerry_bowen@acsi.org
Subject: Letter for Jan. meeting with State legislators and the CYFD
Attachments: Sample letter.docx; Objections to regulations (CCDC).docx

Dear Rebecca, Rep. Espinoza, Rep. Herrell, representatives of Liberty Counsel, ACSI, NMCCEA, NMANS and friends,

I was asked what resolutions will be sought by our school and/or State Representatives at an upcoming meeting with State licensing Department officials (CYFD) on January 17, 2012.

So, on behalf of Cornerstone C.D.C., I ask for support of one or more of the following resolutions:

- (1) Equal access to the full exemption described in NM Child Care Reg. #8.16.2.9 (A - I), for any faith-based program (church) that applies for this status and that does not take State funding.
- (2) That any private, licensed child care or preschool that does not take state funds, and that seeks specific exemptions to regulations that impede **safe**, curriculum standards in mandatory licensing, must be granted this exemption. (as per Rep. Herrell's House bill 85 - final draft). The definition of "curriculum" is described in State child care regulation #8.16.2.7 (O).
- (3) That our State leaders would review the repeated violations of regulation #8.16.2.14 by the CYFD and re-consider the powers given to the CYFD over private programs, churches and citizens.

I seek these resolutions to better support specific freedoms established in the U.S. Constitution, Amendment 1* and 14** in faith-based, private preschools.

State Representatives, Nora Espinoza and Yvette Herrell have asked for letters of support, as well. All it takes is a few sentences. (See sample attached) Please mail or email letters directly to these Representatives or to me by Jan. 15th. Please share this request with your friends, churches, school boards, etc.

Please pray that a means can be found soon to protect our freedoms, (I would so love to move on to other things, as would others involved.) :)

Caren Blackstone, Director
 Cornerstone C.D.C.
 A ministry of Westminster Presbyterian Church in Alamogordo, NM
 My cell #: (575) 921-5786 Home # (575) 437-8610

Proverbs 4:20-22 Listen to God's word, don't let it out of your sight. Keep it in the middle of your heart, for it brings life to all who find it.

Sources:

* **U.S. Constitution: First Amendment:**

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances."

**** U.S. Constitution: Fourteenth Amendment:**

Section. 1. All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws

Pertinent Background: (if needed)

- * At multiple town hall meetings in the past 8 years, a wide variety of private child care or preschool programs have complained that regulations are impeding even the (safe) preferred practices in these programs. These complaints are public record.
 - * During this time, I learned that in New Mexico, citizens are not required to be notified of proposed changes to regulation until after these changes affect their own costs and child(ren) in the private programs they pay for. I also learned that the Department Secretary of the CYFD is given power to write, enforce and deny requests for exemption even to non-safety-related rules.
 - * In May 2010, approximately 20 programs from around the State traveled to a meeting with the former CYFD Cabinet Secretary, Dorian Dodson. The meeting was called for by former Senator (now Secretary of State) Dianna Duran and attended by several State legislators. One action from this meeting was that these programs unanimously requested that faith-based programs (not taking State funding) be added to the exempted programs described in Regulation #8.16.2.9 (A-I). Their request was denied. ** (See the First and Fourteenth Amendment)
 - * After this meeting, Cornerstone C.D.C. and Bethel Baptist Tots applied for waivers/exemption from non-safety-related regulations. The CYFD failed to respond within 30 days as required by regulation. Our school's response was not received for over 18 months after three written reminders requesting one and with the repeated intervention of several State legislators. The department did mail a letter to our school stating that we must comply to all regulation while we waited for their response.
- (I wonder if requests for exemption/waiver public record? Our school and Bethel's were told that our exemption requests were lost).
- * Multiple centers have been written up for violating the non-safety-related regulations that our program asked for exemption from. These survey records are posted online. Current regulation allows the department to fine a program for such violations, if they are repeated.
 - * As of 12/20/11, Bethel Baptist Church's Tot's Preschool (in Alamogordo) had not received a response from the CYFD to their church's exemption request after more than two months and despite the help from multiple legislators to solicit this response within 30 days (as required by State regulation).
 - * For an example of regulations that we are concerned about, see the attachment.

Please address the letters to: State Representatives Nora Espinoza and/or Yvette Herrell

Below is a sample of a letter sent by another school earlier this year:

Dear State Representatives, Nora Espinoza and Yvette Herrell,

I have taught in private schools for 16 years. I firmly believe parents are responsible for the education of their children, NOT the state. I pray the legislators will be persuaded as well. Private pre-schools should be required to meet basic safety regulations but not be required to manage their school environments according to a government entity. Parents must have the freedom to decide how their children are cared for and educated. Thanks again.

Sincerely,

(personal information has been deleted),

Please list your name

Your title, if applicable

School Represented, if applicable

Location

(please include a contact address or phone number)

Cornerstone C.D.C. (Alamogordo) submits the following examples of new State childcare regulations, effective 6/30/10 and determined solely by the CYFD Cabinet Secretary 8.16.2.3, that exceed minimal health and safety standards and therefore promote one, State endorsed educational philosophy. Current State regulations can be found at: www.newmexicokids.org

1) State regulations #8.16.2.24 A. (3) and (4) b and (d). ALL "guidance" must be positive, may not "withdraw outdoor activity", or utilize any type of public or private "humiliation". State regulation #8.16.2.7 Y, states that all "guidance" must be "appropriate". The word "discipline" was also struck from licensing. (Also see the regulation #8.16.2.24 A (2) (2010) at the end of this page). The Merriam-Webster Dictionary refers to the words, "chasten", "humiliate", "correct" and "discipline" as synonyms. Though not all of these terms are "positive", many families or churches believe that the practice of discipline is actually beneficial by leading to positive outcomes. One example found in the Biblical text of Hebrews 12:11 says, "All discipline for the moment seems not to be joyful, but sorrowful, yet to those who have been trained by it, afterwards it yields the peaceful fruit of righteousness". A crucial question is raised by these types of regulation. Should NM State law allow officials to enforce the removal of even safe, "non positive" forms of discipline, such as short "time outs" from recess, non-positive words (such as the word, "no"), and even certain "looks" on a teacher's face, or does this violate the constitutional rights of each family to choose what is appropriate for their own child within private programs and schools that they pay for?

2) State regulation #8.16.2.12 A (9) and #8.16.2.13 A. (5) Civil Monetary Penalties. Newly described fines for repeated violations paired with regulatory changes now allow the State to fine programs for violating regulations that are not related to health or safety, even if this conflicts with a programs' stated, educational or religious beliefs.

3) See State regulation #8.16.2.23. B. (2). b 45-hours worth of training is required for all new employees working directly with children, regardless of hours worked per week, within 6 months of hire. Federal labor law requires that employers reimburse required training hours as paid time. So this regulation, initiated in 2005, significantly affected the costs for families using private child care and education programs. It is particularly burdensome for programs experiencing staff turnover (e.g. programs near universities and military bases). Although, our State does not pay for these increases and is now also experiencing a budget crisis, no family may decide if they can afford such rising costs if the cost is forced upon them through regulation.

4) State regulation #8.16.2.24.C.D.E Sets further precedent of requiring how equipment and materials must be organized, included, or used in private and/or religious programs.

S) State regulation #8.16.2.7 Definition: "Star Level means a license indicating the level of quality of an early childhood program...a greater number of stars indicates a higher level of quality." This new regulation endorses the State's educational philosophies over those of private schools or families that disagree. The State funded advertising campaign called "Reach for the STARS" may use these definitions to libel those with conflicting views, by labeling them as "lower quality".

Proposed (basic) regulations, that exceeded health and safety standards:

- 1) ***Proposed State regulation #8.16.2.21 B. (2006) limited all teaching methods, other than "play".
- 2) ***Proposed State regulation #8.16.2.24 A (2) (2010) would penalize a program if a teacher was perceived as giving a "threatening look" to a child.
- 3) ***Proposed State regulation #8.16.2.22 D.1.(g) (2010) required an "unrestricted" open door policy allowing the public unlimited access to students, classrooms and staff.
- 4) ***Proposed State regulation #8.16.2.24.C.D.E (2010 & 2006) added significant, non-safety related rules regarding how classroom materials must be organized and utilized in a private and/or religious program.